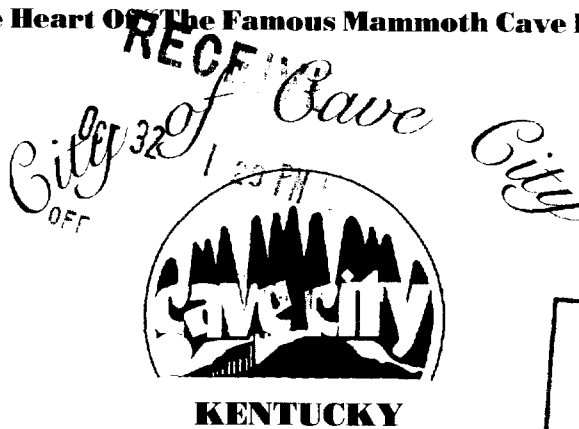


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In The Heart Of The Famous Mammoth Cave Region

BOB HUNT, Mayor
PAMELA N. HUNT, City Clerk
(202) 773-2188
FAX (202) 773-4522

P.O. Box 567
103 Duke Street
Cave City, KY 42127



“Working Together For A Better Future”



October 29, 1999

FX PARTE OR LATE FILED

Chairman William Kennard
Federal Communications Commission
445 12th St. SW
Washington, DC 20554

Ex Parte Filing in cases WT 99-217; CC 96-98

Dear Chairman Kennard:

PLEASE do not adopt the rule proposed in these cases allowing any phone company to serve any tenant of a building and to place their antenna on the building roof.

In some states 70 or more new phone companies have been certificated to provide service. Add in the wireless phone companies and under your rule you may have 100 companies allowed to place their wires in a building, and their antennas on the roof—all without the landlord's permission.

The FCC lacks the authority to do this. It would violate basic property rights—a landlord, city or condominium has the right to control who comes on their property. Congress did not give the FCC the authority to condemn space for 100 phone companies in every building in the country.

The FCC cannot preempt state and local building codes, zoning ordinances environmental legislation and other laws affecting antennas on roofs. Zoning and building codes are purely matters of state and local jurisdiction, which under Federalism and the Tenth Amendment you may not preempt.

For example, building codes are imposed in part for engineering related safety reasons. These vary by region, weather patterns and building type; such as the likelihood of earthquakes, hurricanes and maximum amount of snow and ice. If antennas are too heavy or too high, roofs collapse. If they are not properly secured, they will blow over and damage the building, its inhabitants or passers-by.

Similarly, zoning laws are matters of local concern which protect and promote the public health, safety and welfare, insure compatibility of uses, preserve property values and the character of our communities. We may restrict the numbers, types, locations, size and aesthetics of antennas on buildings (such as requiring them to be properly screened) to achieve these legitimate goals, yet see that needed services are provided. This requires us to balance competing concerns; which we do every day, with

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October 29, 1999

Page 2 of 3

success. Everyone wants garbage picked up, no one wants a transfer station. Everyone wants electricity; no one wants a substation near their home.

The application of zoning principles is highly dependent on local conditions. These vary greatly state by state, from municipality to municipality and within municipalities. We have successfully applied these principles and balanced competing concerns for eighty years. Zoning has not unnecessarily impeded technology or the development of our economy, nor will it here. There is simply no basis to conclude that for a brand-new technology (wireless fixed telephones) with a minuscule track record that there are problems on such a massive scale with 38,000 units of local government in the U.S. as to warrant Federal action.

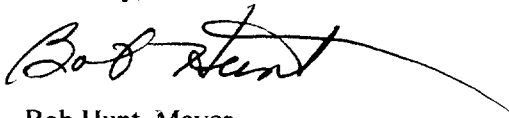
On rights of way, local management of them is essential to protect the public health, safety and welfare. Congress has specifically prohibited you from acting in this area.

We believe the telephone providers' complaints about rights of way management and fees are overblown, as shown by the small number of court cases on this—only about a dozen nationwide in the three years since the 1996 Act. With 38,000 municipalities nationwide and thousands of phone companies this number of cases shows that the system is working, not that it is broken.

Finally, we are surprised that you suggest that the combined Federal, state and local tax burden on new phone companies is too high. The FCC has no authority to affect state or local taxes any more than it can affect Federal taxes.

For these reasons, please reject the proposed rule and take no action on rights of way and taxes.

Sincerely,

A handwritten signature in black ink, appearing to read "Bob Hunt", with a long, sweeping horizontal line extending to the right.

Bob Hunt, Mayor
CITY OF CAVE CITY, KY

cc: Commissioner Harold Furchtgott-Roth
Federal Communications Commission
445 12th St. SW
Washington, DC 20554

Commissioner Michael Powell
Federal Communications Commission
445 12th St. SW
Washington, DC 20554

October 29, 1999

Page 3 of 3

Commissioner Gloria Tristani
Federal Communications Commission
445 12th St. SW
Washington, DC 20554

Commissioner Susan Ness
Federal Communications Commission
445 12th Str. SW
Washington, DC 20554

Ms. Magalie Roman Salas (two copies)
Secretary
Federal Communications Commission
445 12th St. SW
Washington, DC 20554

★ Address Correction Requested



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Chairman

Chairman William Kennard
Federal Communications Commission
445 12th St. SW
Washington, DC 20554

